ATHLEEN CARDONE TES DISTRICT COURT WESTERN DISTRICT OF TEXAS

Federal Trade Commission, and

of Ohio ex rel. Attorney General

Plaintiffs,

8

Madera Merchant Services, LLC, dba E Check Processing and

echeckprocessing.net, a Texas company, 9

B&P Enterprises, LLC, a Texas company, 10

11 Bruce C. Woods, individually and as an owner, officer, member, and/or manager of 12 Madera Merchant Services, LLC, and B&P

Enterprises, LLC, 13

14 Patricia Woods, individually and as an owner, manager, and/or member of Madera

15 Merchant Services, LLC, and B&P

Enterprises, LLC, 16

and 17

18 Victor Rodriguez, individually and as an officer, member, and/or manager of Madera

19 Merchant Services, LLC, and B&P Enterprises, LLC,

20

21 Defendants.

22

23

24

25

26

2.7

This matter is before the Court on the Ex Parte Motion of Plaintiffs Federal Trade

Commission and State of Ohio for to Temporarily Seal the Docket and Entire File under

Civil Local Rule CV-5.2(a). The Court has carefully considered the merits of said

Motion and is otherwise fully advised in the premises.

Accordingly, after due consideration,

28

9**cv0195**

[Proposed] ORDER TEMPORARILY SEALING DOCKET AND ENTIRE FILE

(FILED UNDER SEAL)

It is **HEREBY ORDERED AND ADJUDGED** that Plaintiffs' *Ex Parte* Motion Temporarily Seal the Docket and Entire File is hereby **GRANTED**. Plaintiffs have demonstrated a compelling interest in temporarily sealing the entire file in this case. The temporary seal is necessary to prevent the likely destruction of documents and the dissipation of assets.

IT IS FURTHER ORDERED that the entire file, docket sheet and all pleadings and papers in the above-captioned matter shall be temporarily sealed. The seal shall lift automatically without further order of the Court at 5 P.M. Mountain Time on

IT IS FURTHER ORDERED that this Order does not preclude the Clerk of the Court from providing counsel for Plaintiffs with copies of orders issued by the Court while the seal remains in effect, and this Order shall not be construed to prohibit Plaintiffs or the Court-appointed Temporary Receiver from providing this Order and any pleadings and papers filed to: the Court-appointed Temporary Receiver, the Defendants, process servers, financial institutions, other persons or entities who may hold assets of the Defendants, law enforcement authorities, consumer victims, potential witnesses for a possible preliminary injunction hearing, and credit reporting agencies.

1	IT IS FURTHER ORDERED that persons who receive notice of this action and	
2	this Order before the seal is lifted shall not disclose the existence of this action, Order, or	
3	the terms of any orders entered by this Court, except to the extent necessary to implement	
4	any temporary restraining order that the Court m	
5	-	
6	DONE AND ODDEDED 11: 1 C	
7	DONE AND ORDERED, this day of	, 2019
8		United States District Judge
9		Similar Similar Similar Guage
10		
11		
12		
13		
14		
15 16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		